

Signed as modified by the Court.

This order is SIGNED.

Dated: September 1, 2020



JOEL T. MARKER
U.S. Bankruptcy Judge



msc

Kenneth L. Cannon II (3705)
Penrod W. Keith (4860)
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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

In re:

NOAH CORPORATION,

Debtor.

Bankruptcy Case No. 19-23840

Chapter 7

Honorable Joel T. Marker

ORDER APPROVING MOTION TO WITHDRAW AS COUNSEL FOR DEBTOR

Pursuant to the motion of Durham Jones & Pinegar to withdraw as counsel for debtor Noah Corporation (the “Debtor”) under Bankr. D. Ut. LBR 2091-2, and for good cause appearing, the Court hereby ORDERS as follows:

1. Kenneth L. Cannon II, Penrod W. Keith, and the law firm of Durham Jones & Pinegar (collectively, “Counsel”) may withdraw as counsel of record for debtor Noah Corporation in this case.
2. With regard to Debtor’s continued representation, the Court Orders as follows:

a. The Debtor or new counsel for Client must file a Notice of Appearance within 21 days after the entry of this order. Pursuant to Local Rule 9011-2(a), no corporation, association, partnership, limited liability company or other artificial entity may appear pro se, but must be represented by an attorney who is admitted to practice before this Court.

b. If the Debtor fails to file a Notice of Substitution of Counsel or Notice of Appearance as set forth above, the Court will deem such party to be proceeding pro se, and such party may be subject to sanctions under Federal Rule of Civil Procedure 16(f)(1), including but not limited to dismissal or entry of a default judgment.

c. With regard to scheduling, administration of this case will NOT be stayed in any way by entry of this withdrawal order.

*******END OF ORDER*******

DESIGNATION OF PARTIES TO BE SERVED

Service of the foregoing **ORDER APPROVING MOTION TO WITHDRAW AS COUNSEL FOR DEBTOR** shall be served to the parties and in the manner designated below:

By Electronic Service: I certify that the parties of record in this case as identified below, are registered CM/ECF users.

- James W. Anderson jwa@clydesnow.com, mmann@clydesnow.com; atrujillo@clydesnow.com
- Glenn R. Bronson grbronson@traskbritt.com, cawatters@traskbritt.com
- Ryan C. Cadwallader rcadwallader@kmclaw.com, twhite@kmclaw.com
- Steven W. Call scall@rqn.com, docket@rqn.com, lconterio@rqn.com
- Kenneth L. Cannon kcannon@djplaw.com, khughes@djplaw.com
- Deborah Rae Chandler dchandler@aklawfirm.com
- Joseph M.R. Covey jcovey@parrbrown.com, calendar@parrbrown.com; lstumpf@parrbrown.com
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- Nathan R. Firouzi nfirouzi@agutah.gov, txbankrupt@utah.gov
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- Philip G. Jones trustee@theo7.com, pjones@ecf.epiqsystems.com; pgj@trustesolutions.net
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- Brian M. Rothschild brothschild@parsonsbehle.com, ecf@parsonsbehle.com; docket@parsonsbehle.com
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- Steven T. Waterman waterman.steven@dorsey.com, bingham.karen@dorsey.com; ventrello.ashley@dorsey.com
- John J. Wiest wiestj@gtlaw.com
- Jeffrey Adam Wright awright@modrall.com

By U.S. Mail - In addition to the parties of record receiving notice through the CM/ECF system, the following parties should be served notice pursuant to Fed R. Civ. P. 5(b).

Noah Corporation
322 West 11000 South
South Jordan, UT 84070

By electronic mail to the following:

William Bowser
2003noahs2020@gmail.com

Mark D. Hashimoto
Mark@hashimotofa.com

/s/ Kenneth L. Cannon II